1 2 3 4 5	STEVEN G. KALAR Federal Public Defender JODI LINKER Assistant Federal Public Defender 19th Floor Federal Building 450 Golden Gate Avenue San Francisco, CA 94102 Telephone: (415) 436-7700  Counsel for Defendant DOMINGUEZ	
6	Counsel for Defendant DOMINGUEZ	
7		
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	) No. CR-12-0834 EMC
12	Plaintiff,	) STIPULATION AND [PROPOSED] ) ORDER TO CONTINUE
13	v.	) )
14	JUAN DOMINGUEZ JR.,	) )
15	Defendant.	) )
16		_/
17	The parties jointly request that, subject to the Court's approval, the status conference	
18	presently set for March 27, 2013 be continued to April 17, 2013 at 2:30 pm.	
19	At the last appearance, the Court set the above-captioned matter over until March 27 for	
20	possible change of plea. Since then defendant Juan Dominguez Jr. has learned that he has the	
21	opportunity to take the G.E.D. exam on March 27 and that a court appearance on that date would	
22	preclude his taking of the exam. Additionally, counsel for the government and defense counsel	
23	are in negotiations over a potential resolution of the matter and would benefit from additional	
24	time to complete those negotiations, as well as to further investigate the case. Accordingly, the	
25	parties jointly request that the appearance be continued from March 27, 2013 to April 17, 2013.	
26	For the above reasons, the parties stipu	alate there is good cause – taking into account the

1	public interest in the prompt disposition of this case – to exclude the time from March 27, 2013	
2	to April 17, 2013 from computation under the Speedy Trial Act, and that failing to exclude that	
3	time would unreasonably deny the defendant and his counsel the reasonable time necessary for	
4	effective preparation and continuity of counsel, taking into account the exercise of due diligence.	
5	18 U.S.C. § 3161(h)(7)(A) and (B)(iv). The parties further agree that the ends of justice would be	
6	served by excluding the time from March 27, 2013 to April 17, 2013 from computation under the	
7	Speedy Trial Act and that the need for the exclusion outweighs the best interests of the public	
8	and the defendant in a speedy trial.	
9	IT IS SO STIPULATED.	
10		
11	March 18, 2013 DATED    March 18, 2013	
12	Assistant United States Attorney	
13	March 18, 2013 /s/	
14	DATED  JODI LINKER  Assistant Federal Public Defender	
15	Assistant I cuciai I uone Defendei	
16	o DISTA	
17	IT IS SO ORDERED.	
18		
19	March 18, 2013  DATED  March 18, 2013  IT IS SO ORDERED	
20	Unite	
21	Judge Edward M. Chen	
22		

Stipulation & [Proposed] Order to Continue; *US v. Dominguez*, Case No. 12-0834 EMC

V DISTRICT OF C